

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA

LUIS F. RODRIGUEZ,
Plaintiff,

v.

RAY MEDELES, et al.,
Defendants.

Case No. 1:23-cv-01471-JLT SKO

AMENDED ORDER re SETTLEMENT
CONFERENCE

ORDER FOLLOWING PRE-
SETTLEMENT CONFERENCE

On December 5, 2025, the Court held a telephonic pre-settlement conference. Michelle Tostenrude, Esq. appeared on behalf of Plaintiff; Maya Sorensen, Esq., appeared on behalf of Defendants City of Fresno and Gustavo Gutierrez; and James Weakley, Esq. and Brande Gustafson, Esq., appeared on behalf of Defendant Rey Medeles.

The Court discussed with the parties the status of settlement negotiations and whether a settlement conference on December 11, 2025, would be productive. Based on its discussion with the parties, the Court determines that a settlement conference would not be productive at this time, considering the parties' recent and unsuccessful private mediation.

Accordingly, the Court **hereby CONTINUES the settlement conference to June 2, 2026, at 9:00 AM before Magistrate Judge Sheila K. Oberto.** The Court further **ORDERS the parties to speak with their clients and further meet and confer to discuss their respective settlement positions, as described more fully below.**

Consideration of settlement is a serious matter that requires thorough preparation prior to the settlement conference. Accordingly, IT IS HEREBY ORDERED that:

1 **1. Pre-settlement Conference Exchange of Demand and Offer**

2 A settlement conference is more likely to be productive if, before the conference, the parties
3 exchange written settlement proposals. Accordingly, at least **5 weeks** prior to the settlement
4 conference, counsel for each plaintiff shall submit an updated written itemization of damages and
5 settlement demand to each defense counsel with a brief summary of the legal and factual basis
6 supporting the demand. No later than **4 weeks** prior to the settlement conference, each defense
7 counsel shall submit a written offer to counsel for each plaintiff with a brief summary of the legal
8 and factual basis supporting the offer.

9 **2. Submission and Content of Confidential Settlement Conference Statements**

10 The parties are to send Confidential Settlement Conference Statements (Settlement
11 Statement) to the following email address: SKOorders@caed.uscourts.gov, to arrive no later than
12 **14 days** before the conference. Each statement shall be clearly marked “CONFIDENTIAL” with
13 the date and time of the mandatory settlement conference indicated prominently. Each party shall
14 also file a Notice of Submission of Confidential Settlement Conference Statement. (*See* L.R. 270
15 (d).)

16 If the Settlement Conference is continued for any reason, each party must submit a new
17 Settlement Statement that is complete in itself, without reference to any prior Settlement
18 Statements.

19 Each Settlement Statement *shall include the following*:

- 20 a. A brief summary of the core facts, allegations, and defenses, a forthright
21 evaluation of the parties’ likelihood of prevailing on the claims and
22 defenses, and a description of the major issues in dispute.
- 23 b. A summary of the proceedings to date.
- 24 c. An estimate of the cost and time to be expended for further discovery,
25 pretrial, and trial.
- 26 d. The nature of the relief sought.
- 27 e. An outline of past settlement efforts including information regarding the
28 “Pre-settlement Conference Exchange of Demand and Offer” required

above—including the itemization of damages—and a history of past settlement discussions, offers, and demands.

f. A statement of each party’s expectations and goals for the Settlement Conference.

3. Zoom Videoconferences

Although the parties shall be prepared to attend the settlement conference in person, they may jointly request that the settlement conference be conducted by Zoom videoconference. If the Court determines that a Zoom videoconference would be productive and the request for a Zoom videoconference is granted, the Court will provide call in information before the settlement conference date.

4. Attendance of Trial Counsel and Parties Required

Unless otherwise permitted in advance by the Court, the attorneys who will try the case and parties with full and complete settlement authority shall personally attend the conference.¹ An insured party shall appear by a representative of the insurer who is authorized to negotiate, and who has *full authority to negotiate and settle the case*. An uninsured corporate party shall appear by a representative authorized to negotiate, and who has *full authority to negotiate and settle the case*. It is difficult for a party who is not present to appreciate the process and the reasons that may justify a change in one’s perspective toward settlement. Accordingly, having a client with authority available by telephone is *not* an acceptable alternative, except under the most extenuating circumstances.²

The Court expects both the lawyers and the party representatives to be fully prepared to participate. The Court encourages all parties to keep an open mind in order to reassess their previous positions and to discover creative means for resolving the dispute.

5. Issues to Be Discussed

The parties *shall* be prepared to discuss the following at the settlement conference:

¹ Insurance carriers, business organizations, and governmental bodies or agencies whose settlement agreements are subject to approval by legislative bodies, executive committees, boards of directors or the like shall be represented by a person or persons who occupy high executive positions in the party organization and who will be directly involved in the process of approval of any settlement offers or agreements.

² Out of town or out of state travel and the purchase of an airplane ticket are not extenuating circumstances.

- a. Goals in the litigation and problems they would like to address in the settlement conference and understanding of the opposing side's goals.
- b. The issues (in and outside the lawsuit) that need to be resolved.
- c. The strengths and weaknesses of their case.
- d. Their understanding of the opposing side's view of the case.
- e. Their points of agreement and disagreement (factual and legal).
- f. Any financial, emotional, and/or legal impediments to settlement.
- g. Whether settlement or further litigation better enables the accomplishment of their respective goals.
- h. Any possibilities for a creative resolution of the dispute.

6. Statements Inadmissible

The parties are expected to address each other with courtesy and respect and are encouraged to be frank and open in their discussions. Statements made by any party during the settlement conference are not to be used in discovery and will not be admissible at trial.

7. Pre-Settlement Discussion

Prior to the Settlement Conference, Magistrate Judge Oberto will hold a brief, telephonic discussion on May 26, 2026, at 4:00 PM (dial-in number: 1-669-254-5252; Meeting ID: 160 801 1115; passcode 449390). Only attorneys and unrepresented parties are required to participate in the conference.

8. Superseding of Amended Order re Settlement Conference; Sanctions

The deadlines and directives in this order **supersede the deadlines and directives set forth in the "Order re Settlement Conference" (Doc. 45). The Court may impose sanctions on any party or any party's counsel that fails to comply with this order.**

IT IS SO ORDERED.

Dated: **December 5, 2025**

/s/ Sheila K. Oberto
UNITED STATES MAGISTRATE JUDGE